Case 10-62852-fra11 Doc 162 Filed 06/02/11

UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

ln ro		DISTRICT	FOREGON		
In re) Case No.		_	
Deb	tor(s)) CONFIRI) PLAN, AI	RE ORDER MING CHAPTER 11 NY APPROPRIATE TON, AND DISCHAR	:GE	
NOT	ICE IS SERVED by the undersigned ess are:	(e.g., debtor's attor	ney)	, who	se name and service
					, of the following:
A. T d 4	his court entered an order on ebtor) digits) are:	confirming t , and, if f	ne plan or amended led by debtor, the del	plan dated btor's address and	, filed by (e.g., Taxpayer ID#(s) (last
2	from any debt provided for in the p otherwise for cause under 11 USC (not completed plan payments if the The property revested in debtor(s) security holders. Commencement or continuation of a	dual that filed this of the date of entry (i), whether or not an end holder of such class of debts that are not abstantially all estauld be denied undent it is a determination who filed this case lan until debtor(s) of \$1141(d)(5)(A). The court finds the debunder the plan is frany action, or of emany action, acti	rase on or after 10/17, of the order confirming proof of claim was find accepted the plant, contingent, matured at discharged under 10 te property, the debut \$727(a) if the case won of the debtor's liab on or after 10/17/05, the court may additionator(s) meet the criteria ee and clear of all claim ployment of process of the order and clear of all claim ployment of process of the court may additionator of all claim ployment of process of the court may additionator of process of the criteria and clear of all claim ployment of process of the court may additionator of process of the criteria and clear of all claim ployment of process of the court may additionator of the criteria and clear of all claim ployment of process of the court may additionator	ing such plan and iled or deemed filed or deemed filed and whether or not unmatured, disput 1 USC §§1141(d)(2 tor does not engawere one under 11 bility with respect to then the debtor(s) sis under the plan urally grant a discharge of 11 USC §§114 aims and interest cor any act to collect	from any kind of debt d, whether or not such of the right to payment ted, undisputed, legal, d) or §1141(d)(6)(A) or age in business after USC Chapter 7; AND any discharged debt. hall not be discharged alless the court orders the to a debtor who has and (d)(5)(B) or (C).
such debt as the debtor's personal liability, or from the debtor's property, is enjoined. C. If applicable, the Order of Confirmation, in accordance with Federal Rule of Bankruptcy Procedure (FRBP) 3020, describes all acts enjoined by the plan that are not otherwise enjoined under the Bankruptcy Code.					
D. U 5 w	nless a written request for a hearing, soldigit portion of the Case No. begins with a "6" or "7", mail to 405 E 8th Ave #2 court will consider the following applica	tetting forth the specth a "3" or "4", mail to 2600, Eugene OR Stions for compensa	cific reasons therefor, to 1001 SW 5th Ave, # 7401), within 21 days tion or administrative MOUNT DATE	is filed with the Cle #700, Portland, OR s of this Notice's se expenses, if any, v ESTIMATE OF C CONFIRMATIO	97204; <u>OR</u> if it begins rvice date in pt. E, the without further notice: CASE RELATED POST-
APP	<u>ICANT</u> REQ	<u>UEST</u> <u>RETAIN</u>	iers <u>due</u>	AMOUNT OF	FFINAL REQUEST)
re	on copies of the above espective attorneys; all interested particonduct not otherwise enjoined under the	es; and any identifie	d entity subject to an i	any trustee, the U. injunction provided	S. Trustee, and their for in the plan against